

## NEWS OF THE STATE

Logan Postoffice Appointment Causes a G. O. P. Eruption.

GLEN MILLER BERATED

ALLEGED CHARGES AGAINST THE APPOINTEE.

Active Work on Hyrum's Electric Plant—Scrap at a Santaquin Wedding Dance—Beet Sugar Campaign in Davis County—Receiver Appointed For Vernal Property.

[From The Herald's Correspondents.]

Logan, Nov. 20.—There is a weeping, wailing and gnashing of teeth among the other aspirants for the postoffice, now that Orson Smith has received the plum. Glen Miller is roundly berated by all the local leaders of the Republican party, and they are vowing all sorts of vengeance upon him. John Boyce, the aspirant who had the backing of the entire western division of the G. A. R., refuses to believe that Smith has secured the office, and intimates that if it should turn out to be true, Smith will not dare to qualify. He says that charges against Smith have been preferred and forwarded to Washington. Boyce insists that he will get the appointment. The Democrats look upon Smith's appointment as a reward for services rendered his party here, for he has certainly gathered in more votes, any way or another, than any Republican in Cache.

People here are laughing over the statement in today's Tribune that Robert, Murdoch, one of the postoffice aspirants, is "an outsider." Murdoch is, in fact, one of the most devout Mormons in Logan.

## LOGAN NOTES.

Hans Sorenson Breaks His Arm—Marriage Licenses.

Logan, Nov. 20.—Hans Sorenson, a young man living in College, while using a team and scraper, fell and badly broke his right forearm. Dr. O. C. Ormby set the fracture, which was so near the wrist joint as to render it difficult to manuever.

Marriage licenses have been issued today to the following persons: Thomas E. Orrell and Kestell Hall, both of McCannion, Ida.; Brigham Hyer and Emma M. Bright, both of Richmont.

A convention of the superintendents and teachers of the religion classes of this state is being held in the B. Y. college today. Professor Macoser of Provo is attending the convention.

A very successful primary fair was held in the Third ward last evening. Quite a nice little sum of money being realized.

A grand ball will be given at the A. C. tonight.

The Hyrum Electric company is actively pushing the work on its new plant, and poles are being erected and wires strung as rapidly as possible.

The Y. M. M. I. A. conference is in session today. A large number of people are in attendance.

An individual calling himself C. A. Brown, who came up from Salt Lake recently, representing that he belonged to The Herald staff, was jailed last evening for attempting to jump his board bill at the Hanks hotel. He was

released today upon some Salt Lake parties agreeing to pay the bill.

Note.—There is no person named C. A. Brown connected with or traveling for The Herald.

## HYRUM ELECTRICITY.

Everything Will Be Completed by December 15.

Hyrum, Utah, Nov. 19.—The Hyrum Electric Light company is now erecting poles along the principal streets and also wiring the houses. Christian Galt, of Ogden, and formerly of Logan, has the contract for poleing and wiring the town and also of furnishing the machinery for the company. Mr. Galt, according to contract, is to have the work completed by the 15th of December.

Andrew Albertson, who was arrested a few days ago for drunkenness and violence, is in Hyrum today. He is referred to some time ago by The Herald as belonging to Ellick Hill, who was exhibiting samples of ore around Logan. The claim was made by the late W. D. Silvey and others, who have had it recorded and assessments worked according to law. Captain Silvey reports about seven tons of good ore on the dump at present and predicts a boom there in a short time.

## SUGAR PLANT MEETING.

Ogden Carries the Campaign Into Davis County.

Kaysville, Nov. 20.—The promoters of the Ogden sugar factory are anxious to have some Davis county people interested themselves financially and otherwise in the gigantic enterprise that is soon to be launched, and in order to place the matter properly before the people it has been decided to hold meetings in Kaysville and at Layton next week, to which farmers and business men are invited. The meetings will be held at the Union hall, Layton, next Wednesday afternoon, and at the Kaysville meeting house on Wednesday evening. Hon. C. C. Richards and William Claassen of Ogden will be present to explain the plans of those who are pushing the matter.

It is not probable that subscriptions for stock in the proposed company will be sought for further south than this place, but it is conceded that the establishment of the industry will be of great advantage to the farmers and others in this vicinity because of our contiguous location to the Weber county line, near which the site for the factory will very probably be selected.

## NOTES.

Horne E. Lewis has begun the erection of a building on the site of the Lewis store that was destroyed by fire some years ago. He expects to occupy it as a photograph gallery when completed.

William Blood, whose arm was broken by a fall a few days ago, is recovering.

The music hall management is making some improvements in its place of amusement. A floor of birdseye maple is being laid and when completed it will not be excelled by any dancing hall in the county.

The Miss Clara and Annie Bone were up from Salt Lake visiting their parents today.

Mrs. Annie B. Jones was a passenger to Salt Lake today.

## TWO WEDDINGS.

The marriage of Miss Effie Udy, of Farmington, and Mr. Frank Williams, of this place, for place in the Salt Lake temple last Wednesday. An elegant reception was tendered the young couple on their return home that evening,

at which numerous friends from the home towns of the contracting parties were present. The reception was given in Williams' hall, where long tables were arranged and spread with the earth's bounties. The evening was pleasantly spent in dancing, singing, reciting and general merry-making.

Mr. and Mrs. Williams will make their home in Kaysville. Miss Emma Nibley and Mr. George T. Hyde, both of Downey, Ida., were married in the temple on Thursday last and that evening a quiet home party in honor of the event was given at the home of the groom's father, Rosel Hyde, of this place. The bride comes from a prominent family in northern Utah, and the groom is a young business man of Downey, where the happy couple will make their future home, and whither the best wishes of numerous friends in Kaysville will follow them.

The Young Ladies' Mutual Improvement association are arranging a fair and entertainment to be given in the Kaysville music hall on Thanksgiving day. Every effort is being made to make it an interesting event. The day exercises will close with a ball in the evening.

## RECEIVER APPOINTED.

Warm Contest For Possession of Property at Vernal.

Vernal, Utah, Nov. 18.—The case of Johnson vs. Chadwick, in which the plaintiff Johnson sued on a note and merchandise account amounting to \$2,842.20, was decided in favor of plaintiff. The case was heard Monday and served yesterday. One hundred and twenty-five horses and mules and all the farm implements found upon the Chadwick farm were seized yesterday, and another search was made today to obtain sufficient property to satisfy the judgment.

At the request of the plaintiff, a receiver was appointed today to take charge of the property, and S. D. Colton was appointed by the court. This move was made as a defensive action, as there is a conflict over the ownership of the property, and more litigation will follow.

Today Harry Yarnell filed an action for damages against Louis Kabbell, and alleges malicious prosecution. In that Kabbell charged him with defacing marks and brands and that the jury found him not guilty.

Judge Dusenberry and the attorneys that have been attending court leave for Price in the morning.

## ASHLEY WATER COMPROMISE.

Settlers Saved the Expense of a Lawsuit.

Vernal, Nov. 17.—The district court finished its business here today and adjourned for the term. Matters have been in statu quo with the legal fraternity for the past few days, pending the outcome of the committee's labors on the big water case. This committee, it will be remembered, was appointed to effect a compromise, and, if possible, to amicably adjust the division of the waters of Ashley creek, without resorting to a big legal fight.

At times the committee almost despaired of succeeding in their efforts, but with commendable perseverance, they continued in their work, and last night their efforts were crowned with success, and a basis of agreement was reached, which was drawn up in the form of a decree, to which all parties acceded, and to which Judge Dusenberry attached his signature this morning, which finally disposes of the case and removes a great source of irritation to this people of the entire valley.

Too much praise cannot be given the committee for the impartial and disinterested manner in which they have pushed the matter to a successful termination. Their labors have been arduous and continuous, and business interests of a personal nature have been sacrificed in the interest of the common welfare, and a great many dollars

have been saved to the people, which had the matter developed into a long drawn out legal contest, would have worked a hardship upon a great many hundreds of hard working people. The committee consisted of L. S. Collett, George Preestone and John G. Davis. A vote of thanks is also due the legal gentlemen engaged by the different parties to look after their interests in the matter, for the magnificent manner in which they assisted by all the means at their command in effecting a settlement in a way calculated to be a great saving to the people.

S. K. Thurman, D. D. Houtz, Judge Rhodes, Frank S. Luthi and C. P. Gable were the attorneys interested in the matter.

The decree gives to the Ashley Upper Irrigation company eighty-eighty-firsts (88-81) of one third of the water flowing in the creek; to the Central Irrigation company, eight-six sixths (86-53) of one-third of the water of the creek; and to the plaintiffs, E. G. Deffries et al., seventy-sevenths (75-77) of one-third of the water of the creek; the balance going to the defendants, along the lower part of the creek, consisting of H. C. Hullinger and others.

The costs of court, which amounted to but \$41, were divided on the basis of the water division.

## SPRINGVILLE ROBBERY.

A Suspect Arraigned at Provo—School Election.

Provo, Nov. 20.—William Williams, a hobo, was arraigned today, charged with breaking into a railway car at Springville a few nights ago. He waived a preliminary hearing and will answer in the district court, where he is now held. Several other transients are thought to have been implicated in the burglary and Sheriff Storrs and his men are on the lookout for them. They succeeded in making way with some tobacco, cigars and several notions.

George T. Williams, a newspaper man, is in Provo for the purpose of getting out an extra edition of the Union. Two thousand copies are to be issued, containing 20 pages, which will be sent broadcast.

## SCHOOL ELECTION.

The coming school election has brought on a great amount of discussion, both upon the subject of non-partisanship and also upon the action of those who have held meetings on the board of education in past years. Mr. Gash, who is well posted on both subjects, was requested to write his opinion, which appeared in the Times-Union. He presents strong reasons why the election should be on partisan lines.

## BILLINGS RECEPTION.

A farewell reception was tendered Mr. W. W. Billings by the people of Provo today.

Mr. Billings is about to depart for Paris, where he has been engaged as principal of the Paris academy, a church school which is conducted on the plan of the B. Y. academy. For many years Mr. Billings has been a successful teacher in our city and his friends were loath to see him depart; at the same time he is to be congratulated upon receiving the appointment to this position.

## SCRAP AT SANTAQUIN.

Wedding Dance Enlivened by a Little Slugging—Child Injured.

Santaquin, Utah, Nov. 20.—The Kirkman-Greenhauge wedding dance last evening was a fine affair and everything passed off smoothly until about 12 o'clock, when some of the boys who had imbibed too freely became belligerent. Ed Johnson punched Chris Johnson in the face, struck Leo Dubois in the mouth and gave Policeman Erickson a stinging blow, when he was carried away bodily by his friends.

The fuss will probably be settled for in Justice Frank's court Monday.

The 5-year-old son of J. I. Chitwains was climbing a pile of logs down at the brick yard yesterday when one of the logs rolled onto his knee, fracturing the bone.

## DIVORCE CASES AT LOGAN.

Fennemore Case Argued and Submitted—Judgment Awarded.

Logan, Nov. 20.—In the district court in the divorce case of Christiana Swensen vs. N. P. Swensen, defendant's demurrer was sustained and plaintiff given one week to file amended complaint. The ground alleged is cruelty.

Susannah Fennemore vs. William Fennemore, divorce; cruelty; argued and submitted.

William Douglas vs. George Y. Smith, assignee; taken under advisement.

St. Louis Coffin company vs. William Fennemore; former judgment of \$346 amended by remitting \$115.

## LOGAN PARTISANSHIP.

Citizens Resist an Attack Upon the Cache Metropolis.

Logan, Nov. 20.—There is some little feeling here over the editorial utterances of the Desert News, in its issue of the 18th, in regard to the intense partisanship of the citizens of Logan, which it claims, hangs like a pall over the city, retarding its material development.

People here think that the recent defeat of Republicanism in Logan inspired the editors in the News. From the article in which it is written, it is quite evident that the pall of partisanship, which hangs over Logan, is not half as dense as the cloud of prejudice which obscures the Philistine mind of the News editor.

## Verdict Against Short Line.

Farmington, Nov. 20.—Judge Rolapp held a very brief session of court here this morning and finished the business for the term. The jury in the case of John A. Bourne against the Oregon Short Line Railway company presented a sealed verdict, awarding the plaintiff \$75 damages for animals killed. Plaintiff sued for \$150.

Arguments were heard as to whether the cases of William Adcock against John Lewis and David Moss against Charles J. Egan et al., could be tried in the Second judicial court, these suits having arisen in Tooele county. Taken under advisement.

## Eureka Burglar Jailed.

Eureka, Utah, Nov. 20.—Deputy Sheriff Cronin went to Payson this morning to deliver over to the sheriff, Peter Larsen, the burglar who was captured Monday night, after a vigorous chase, by Officer Sullivan. Larsen was examined before Precinct Justice Preckleton Thursday and pleaded not guilty. His bonds were fixed at \$1,000.

## Staten Horses Recovered.

Vernal, Nov. 18.—Word comes in today that Sheriff Preece had ran pretty close to the horse thieves for whom he was looking over on the Duchesne, and had recovered some of the stolen horses but had not overtaken the men.

## J. A. Garfield Lyceum.

This evening at the First Congregational church, the members of the James A. Garfield Lyceum will present the following programme to commemorate the birth of James A. Garfield:

Address—Christian Citizenship. W. S. Jennings.

Garfield—the Young Man. R. W. Dole.

Garfield—the Public Man. H. H. Smith.

Selection from Bible's eulogy on Garfield. Spencer Squires.

The commencement will be at 7:30. The public is cordially invited to attend.

Best on earth for the price—Giant baking powder, twenty-five ounces for twenty-five cents.

## HAVE BEEN WITHDRAWN

Colorado-Utah Rates No Longer Exist.

THE RESULT OF A FIGHT

ALL RAIL AND PART WATER LINES HITCH.

Movement by the All Rail Lines to Even Up—Some Comparison of Rates—Eastern Rate War Still Prevails—New Road Over Chilkoot Pass—Other Railroad News.

Notice was received in the city yesterday to the effect that on and after Nov. 20, the Colorado-Utah rates would be withdrawn until further notice.

The notice occasioned no great surprise, as there have been rumors to the effect that such would be the case for some time. There has been a sort of war prevailing between the all rail and rail and water lines. The all rail lines have been for some time endeavoring to wipe out the existing differential and many have been the movements in the light.

The latest action of the all rail lines was taken three days ago, when a reduction was announced, the same being on a basis of 16 cents on first-class matter to Colorado, with a proportionate reduction on other matter.

The Southern Pacific, which is operating in conjunction with the Mallory line, met the cut with an alacrity which made the all rail fellows' heads swim, the cut being made with a differential of 10 cents on first-class matter from the sea board with proportionate difference on other classes between the all rail charges and the charges on the rail and water lines. This differential has always existed in favor of the part water lines so that charges made by the part water and part rail have been lower than the charges by the all rail lines. The railroads attempted to cut into this differential and a reduction in rates resulted. As between rail and water transportation, the odds are on the side of the transportation company, which has the best and for a time there was considerable competition. Merchants took advantage of the situation and placed heavy orders.

In order to place the water lines at a disadvantage the system of rates known as the Colorado-Utah rates have been entirely withdrawn, and there the matter stands for the present, the parties waiting for the next move on the board.

For some time past there has been complaints made that Colorado and Utah were being discriminated against in the matter of rates, although for a while those complaints have not been as numerous as they once were so far local traffic was concerned. But with better facilities offered by the part rail and part water lines rates have been lowered, as it were, a large portion of the business has been diverted to the rail ports at the expense of the rail and water transportation. The all rail lines have caused them to attempt to obtain this business by keeping their rates proportionately below those of the part water lines, with the differential considered. From their intentions it would appear that there was a determination to permit a differential of only about one-half of what has existed and those of the part water lines.

The prompt action of the part water lines has no doubt caused the action taken as announced in the beginning of this column.

An idea of the situation may be obtained from the following comparison of figures, the same being on rates to Colorado points alone:

The old rate from the sea board to Colorado points was on first-class matter, 22¢. The first cut lowered the same to 19¢. Then it was cut to 17¢, and finally to 15¢, where it will stand from tomorrow until the 20th.

The all rail rates are figured from Chicago, Mississippi and Missouri river

## \$2000000

You can make poor cake with Schilling's Best baking powder; but you have got to use poor flour or something else, or be a mighty poor cook to do it.

A Schilling & Company

San Francisco

points, and are higher than the part water rates. The differential is 15¢.

The Iowa all rail charges was from Chicago 15¢. These in effect Monday and until the 20th.

The outcome of the situation will be watched with great interest, but it is stated here the part water lines do not intend making the worst of it by any means.

## EASTERN RATE WAR.

Wisconsin Central Refuses to Recede From Its Position.

Chicago, Nov. 20.—At a meeting today of the Chicago-St. Paul roads with the members of the executive committee of the Western Passenger association, the strongest kind of pressure was brought to bear upon the Wisconsin Central to induce it to withdraw the rates it made yesterday, but up to a late hour this afternoon it had declined to do so. It was admitted at the meeting that passenger fares and that if the Wisconsin Central and the old roads which have met reductions cannot be induced to restore rates, it is more than likely that there will be a general rate war over the west, and particularly in the territory of the Western Passenger association.

## ROAD OVER CHILKOOT.

Famine in Dawson No Longer Possible.

Tacoma, Wash., Nov. 20.—T. B. Wallace, president of the Fidelity bank of Tacoma, returned here today from Dyea. He is largely interested in the Chilkoot Railroad & Transportation company, which is building a railroad and aerial tramway between Dyea and Skagway, Alaska. Mr. Wallace says that the railroad will be completed by the middle of December, and that the whole line, including the aerial tramway, will be in successful operation by Jan. 15. It will have a capacity of carrying outfit for 40 men daily. Mr. Wallace says this will insure getting provisions to Dawson City not later than March 1, and reduce the possibility of a famine in Dawson. The company has completed its telephone line from Dyea to Skagway camp.

## KETCHAM INQUEST DELAYED.

Coroner's Accident Will Delay Report Until Tomorrow.

Chicago, Nov. 20.—The analysis of the contents of John Ketcham's stomach, on which practically depends the exoneration or possible arrest of Mabel Wallace-Walsh, received an unexpected setback today.

Coroner's Physician Noel was compelled to leave his task, as the man which he had scratched at the post mortem became much worse, and the blood-poison, which has set in promises to be serious.

No report can be made until Monday, until then the widow must wait for the vindication which she expects.

The U. S. Gov't Reports show Royal Baking Powder superior to all others.

## Relief of the Whalers.

Washington, Nov. 20.—Captain Shoemaker, chief of the revenue cutter service, announced today that Lieutenant D. J. Jarvis, who has had very extended experience in the Arctic as executive officer of the Ebar, will have command of the ice-imposed whalers. It is expected that the Bear will sail about the middle of next week.

# The Blow! THE BLOW The Blow!

That killed all competition, a week of phenomenal business. NEVER HAS OUR STORE been more popular than now—indisputable proof that the people realize the immensity and variety of our stock, together with our LOW PRICES, all of which is attracting more attention daily, indisputable and unmistakable proof every counter bears that we're selling cheaper, because we're selling more, IT WILL PAY YOU TO LEARN OUR PRICES.

Last week's phenomenal business will be more than duplicated this coming week. Close attention to doings in our store will pay you. We are selling goods cheaper than any house in the city. If you don't believe it ask your neighbor who trades with us.

Our Grand Assortment in every department must be seen to be appreciated, PRICE WITHOUT QUALITY is a SNARE and a DELUSION. "FAKE PRICES" placed upon shoddy garments necessitates us to ask you to call and see our yet unbroken stock, and compare prices, side by side. Then you will be convinced that we claim nothing but facts. COME EARLY, THE TIME IS GROWING SHORTER.

Positively Wind Up January 1st.

## THE CONHAIM CLOTHING CO'S

### Dissolution Sale!

## The Right Store. The Right Place with the Right Prices.

205-207 MAIN STREET.